## STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



Complainant, PETITIONER,

v.

LOS ANGELES COMMUNITY COLLEGE DISTRICT,

Respondent,

and

AMERICAN FEDERATION OF TEACHERS COLLEGE GUILD, LOCAL 1521, AFL-CIO,

Respondent.

Case No. LA-PN-25
Request for Reconsideration
PERB Decision No. 150b
PERB Decision No. 150c

February 19, 1982

Appearances; Howard O. Watts, representing himself; Robert J. Henry and Mary L. Dowell, Attorneys for Los Angeles Community College District.

Before Tovar, Jaeger and Moore, Members.

## DECISION

Howard 0. Watts requests reconsideration of Public Employment Relations Board Decision No. 150b. Upon review of this request, its accompanying materials, and the entire record in this case, we find that Mr. Watts has failed to demonstrate that extraordinary circumstances warrant our reconsideration of the above-cited decision. We note that the arguments

<sup>&</sup>lt;sup>1</sup>PERB regulations are codified at title 8, section 31000 et seq. of the California Administrative Code. Section 32410

raised by Mr. Watts in support of his request bear no relationship to the circumstances surrounding his failure to amend his public notice complaint, LA-PN-25, which was the basis for Public Employment Relations Board Decision No. 150b.

## ORDER

The request by Howard O. Watts for reconsideration of Public Employment Relations Board Decision No. 150b is hereby DENIED.

PER CURIAM

of those regulations regulates the filing of requests for reconsideration and provides in pertinent part as follows:

<sup>(</sup>a) Any party to a decision of the Board itself may, because of extraordinary circumstances, file a request to reconsider the decision with the Board itself within 10 days following the date of service of the decision. . .